

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
NEWPORT NEWS DIVISION**

Christopher Clayton Rice,

Plaintiff,

vs.

City of Hampton & Bryan Wilson,

Defendants.

)
)
)
)
)
)
)
)
)
)

Case No: 4:24-cv-3

**VOLUNTARY DISMISSAL
(DOES NOT END THIS CASE)**

Plaintiff, Christopher Clayton Rice, by and through his undersigned counsel of record, hereby gives notice of his voluntary dismissal, **without prejudice**, pursuant to Rule 41(a)(1)(A)(i) of the Federal Rules of Civil Procedure of his claims against Defendant City of Hampton. This voluntary dismissal does not end the case.

Respectfully Submitted,

CHRISTOPHER C. RICE

Andrew A. Protogyrou | VSB No. 27253
PROTOGYROU LAW, PLC
125 St. Paul's Boulevard, Suite 150
Norfolk, VA 23510
T: 757-625-1775
protogyrou@prlaw.org

Bakari T. Sellers* (D.S.C. ID# 11099)
Mario A. Pacella* (D.S.C. ID# 7538)
Amy E. Willbanks* (D.S.C. ID# 13537)
Matthew B. Robins* (D.S.C. ID# 13313)
Strom Law Firm, LLC
6923 North Trenholm Road, Suite 200
Columbia, South Carolina 29206

Tel: (803) 252-4800
Fax: (803) 252-4801
bsellers@stromlaw.com
mpacella@stromlaw.com
awillbanks@stromlaw.com
mrobins@stromlaw.com

Attorneys for Plaintiff

**Admitted Pro Hac Vice*

April 15, 2024